WAR-02-00 12:32 From:

T-301 P.05/07 Job-482

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: DIET DRUGS (Phentermine/ . Fenfluramine/Dexfenfluramine) PRODUCTS LIABILITY LITIGATION

MDL Docket No. 1203

:

4

PRETRIAL ORDER NO. 1/62

(Designation of Treating Physicians As Case-Specific Exparts)

This Order will govern the designation of treating physicians as case-specific experts in all cases that are part of this coordinated proceeding.

Pursuant to Pretrial Order No. 417, Plaintiffs are required to designate case-specific experts who are expected to testify as to any issue other than economic damages. In addition to identifying these experts, Pretrial Order No. 417 requires Plaintiffs to provide all expert disclosures in accordance with Fed. R. Civ. P. 26(a)(2).

The Special Discovery Master has informed the Court that some Plaintiffs have failed to designate as experts treating physicians who intend to give opinion testimony regarding causation. Absent proper disclosures, Defendants are denied an adequate opportunity to prepare for the depositions of these experts.

Although most Plaintiffs have identified treating physicians in their fact sheets, this identification does not meet the expert disclosure requirements of Pretrial Order No. 417 or Fed. R. Civ. P. 26(a)(2). As such, any Plaintiff who intends to rely

upon a treating physician as a causation expert must designate the physician as a case-specific expert and provide all Fed. R. Civ. P. 26(a)(2)(B) disclosures pursuant to the deadlines established by Pretrial Order No. 992.

In those cases where Plaintiffs have designated by name their treating physicians as case-specific experts within the established deadlines but have failed to provide the disclosures required by Fed. R. Civ. P. 26(a)(2)(B), Plaintiffs shall serve complete expert disclosures within thirty (30) calendar days of the date of this Order.

For those cases with Discovery Initiation Dates ("DIDs") up to and including October 1, 1998, where the deadlines for designating case-specific experts have expired, Plaintiffs may designate their treating physicians as case-specific experts in accordance with the following conditions:

- . 1. Plaintiffs may designate as case-specific experts only those physicians previously identified in their fact sheets as treating physicians;
- 2. Plaintiffs must designate their treating physicians as case-specific experts within fourteen (14) calendar days of the date of this Order;
- 3. Plaintiffs must provide all expert disclosures, as required by Fed. R. Civ. P. 26(a)(2)(B), for those treating

physicians designated as case-specific experts within thirty (30) calendar days of the date of this Order; and

4. In those situations where Defendants have deposed previously the treating physician who is now designated as Plaintiff's case-specific expert pursuant to this Order, as a fact witness after the deadline for disclosure, Defendants may redepose this physician with Plaintiff to bear the costs, including reasonable expert fees, counsel fees and expenses. Plaintiffs shall not bear the costs for Defendants to depose a treating physician not yet deposed by the Defendants.

The Special Discovery Master will establish deadlines in addition to those set forth herein for completing the depositions of all related case-specific experts and for Defendants to provide responsive expert designations and disclosures.

BY THE COURT:

BECHTLE, J.

Date: February 12, 2000

EXHIBIT 5

212 715 1397 TO **4779*02571190* P.04/21

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: DIET DRUGS (PHENTERMINE, FENFLURAMINE, DEXFENFLURAMINE) PRODUCTS

LIABILITY LITIGATION

THIS DOCUMENTS RELATES TO:

PEGGY MARTINEZ

VS.

AMERICAN HOME PRODUCTS CORPORATION, ET AL MDL DOCKET NO. 1203

CIVIL ACTION NO. 02-20135

PLAINTIFFS' DESIGNATION OF CASE SPECIFIC EXPERT AND REPORT

In accordance with Feb. R. Civ. P. 26(a)(2) and applicable Pretrial Orders,

Plaintiff hereby designates that Plaintiff may call to testify in the above-referenced case
the case specific expert witness, Dr. Chester Falterman. The report of the expert witness
is attached hereto.

Respectfully submitted,

O'QUINN, LAMINACK & PIRTLE

SÚSAN EARNÉST (LA# 22348)

RICHARD N. LAMINACK (TBA #11850350)

THOMAS W. PIRTLE (TBA #16038610)

440 Louisiana, Suite 2300

Houston, Texas 77002

(713) 223-1000

(713) 223-4870 (fax)

ATTORNEYS FOR PLAINTIFF

212 715 1397 TO **4779*02571190* P.05/21

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document has been

forwarded via Regular United States Mail to all counsel of record on this 22 day of

October, 2003.

Michael T. Scott
REED SMITH, L.L.P.
2500 One Liberty Place
Philadelphia, Pennsylvania 19103
Telephone: 215/851-8248
Facsimile: 215/851-1420

LIASON COUNSEL OR FENFLURAMINE AND DEXFENFLURAMINE DEFENDANTS

Edward W. Madeira, Jr.
PEPPER HAMILTON, L.L.P.
Bell Atlantic Building, 34th Floor
1717 Arch Street
Philadelphia, Pennsylvania 19103
Telephone: 215/981-4353
Facsimile: 215/981-4307

LIASON COUNSEL FOR PHENTERMINE MANUFACTURERS AND SUPPLIERS

Edward S. Weltman GOODWIN PROCTOR, L.L.P. 1285 Avenue of the Americas New York, New York 10019 Telephone: 212/956-1500 Facsimile: 212/956-3252

CO-LEAD COUNSEL FOR PHENTERMINE DEFENDANTS

Peter L. Resnick
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28 State Street, 34th Floor
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Telephone: 617/535-4000
Facsimile: 617/535-3800

212 715 1397 TO **4779*02571190* P.06/21

CO-LEAD COUNSEL FOR PHENTERMINE DEFENDANTS

Mr. John J. Disimone, III
Plaintiffs' Management Committee
Diet Drugs Products Liability Litigation
325 Chestnut Street, Suite 200
Philadelphia, Pennsylvania 19106

PLAINTIFFS' MANAGEMENT COMMITTEE

3

212 715 1397 TO **4779*02571190* P.07/21



Heart Clinic of Louisiana

ECHO SECTOR REPORT

iame:	Peggy

y H. Martinez DATE:

11/18/97

DOCTOR:

AGE/SEX: Dr. Falterman

48/F

HOSPITAL #

CLINIC #

7555U

INDICATIONS:

SOB.

A Profesikatal Medical Cospanions

PAST MISTORY:

HISTORY;

Fiederick G Kushner, MD Metical Desctor G. Brotton Mictor, Lill Abded Distur Chester | Fallegman, MD E Kenneth Kout Mil) Laske W. Levensen, MD Louis B. Clarke, MD

Claved & Hundreson, MO

MEASUREMENTS

(normals) (7-28) Nem		RVD	23
(30-53) NN		TAKOD	57
		TARRD	38
(>25%)	,	F.S.	33
(6-11) MM	:	ZVE	7
(6-10) 10 4		TABA	7
(20-37)	•	AORTIC ROOT	31
(15~26)194	•	AV EXCURSION	23
(19-40) MM)	IAD	36
(0-8) NH	:	mitral e point Septal Separation:	5
1 -451		WEATS WE	

(>45)

EF SLOPE

TECH MOTES:

TITI Madical Careta Spyd. N 613 Marriag, LA 20072-0144 C270 249-4400 Fest - 62010 349-4423

THE PREPAREMENT. This is technically a good quality study. The left strium, sortic root, right atrium and right wentricle are normal. The left ventricle is minimally dileted to 5.7 cm. Left ventricular wall motion and systolic function are normal. There is no pericardial effusion. The acrtic, tricuspid, mitral and pulmonic valves are acaphologically normal.

120 Masdowersk St. Suba 410 Crebe, LA 70/54-5220 COM 274-1442 Teat - (2004) 201-02/3

OCT 23 2003 14:43 FR ARNOLD PORTER 212 715 1397 TO **4779*02571190* P.08/21

CTINICA NYME: Substitution

Peggy H. Martinez

DATE:

75550 11/10/97 · ··

COMOLUBIOM:

- MINIMAL DILATATION TO LEFT l.
- VENTRICLE.
 NORMAL LEFT VENTRICULAR SYSTOLIC PUNCTION. . 2 .

CHESTER J. FALTERMAN, M.D.

/sld

212 715 1397 TO **4779*02571190* P.09/21



CARDIAC DOFFLER

NAME:

Peggy H. Martines DATE;

11/18/97

DOCTOR: Dr. Falterman

age/sex:

48/F

Heart Clinic HOSPITAL #

CLINIC #

75550

IMPICATIONS: SOB.

A Prokrašunsk Malikai Corporation EKO FINDINGS:

Summittee in A. A. Marriotte

Middle m wast-mast-delth.

Frederick G Kushner, MD Maked Drestor C. Belson Wiches MD

G. Britton Micties, MD Moteral Overces

Chapter J. Falkerman, MD E Kenneth Kanud. MD Lasine W Levynoon, MD Loves B Chale, MO David B. Hadebleson. MD THER MOTHE:

INTERPRETATION: Mitral inflow pattern is suggestive of abnormal relaxation and diastolic dysfunction. There is trace mitral insufficiency. There is mild aortic insufficiency. There is mild tricuspid insufficiency.

CONCLUSION:

MILDLY ABMORNAL DOPPLER WITH COLORPLOW AS DETAILED ABOVE.

CHESTER J. FALMERMAN, M.D.

/sld

:

1717 Macheal Conter Bivd. 54 543 Mgreens, LA 78672-3766 Closs 349-4660 Fon - 594 349-4631

129 Mandphopped St Suite 410 Cantae LA 70556-5220 (2942 204-6622 Fag. - (204-271-322) Case 2:02-cv-20142-HB Document 5-2 Filed 12/09/2003 Page 11 of 22

EXHIBIT 6

212 715 1397 TO **4779*02571190* P.12/21

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: DIET DRUGS (PHENTERMINE, FENFLURAMINE, DEXFENFLURAMINE) PRODUCTS LIABILITY LITIGATION

THIS DOCUMENTS RELATES TO:

MARILYN MELDER

VS.

AMERICAN HOME PRODUCTS CORPORATION, ET AL MDL DOCKET NO. 1203

CIVIL ACTION NO. 02-20142

PLAINTIFFS' DESIGNATION OF CASE SPECIFIC EXPERT AND REPORTS

In accordance with Feb. R. Civ. P. 26(a)(2) and applicable Pretrial Orders,

Plaintiff hereby designates that Plaintiff may call to testify in the above-referenced case
the case specific expert witness, Dr. Gabriel Lasala. The curriculum vitae and written
report of the expert witness pursuant to Fed. R. Civ. P. 26(a)(2)(B) is attached hereto.

Respectfully submitted,

O'QUINN, LAMINACK & PIRTLE

SUSAN EARNEST (LA# 22348)

RICHARD N. LAMINACK (TBA#11850350)

THOMAS W. PIRTLE (TBA #16038610)

440 Louisiana, Suite 2300

Houston, Texas 77002

(713) 223-1000

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ATTORNEYS FOR PLAINTIFF

212 715 1397 TO **4779*02571190* P.13/21

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing the content has been

forwarded via Regular United States Mail to all counsel of record on this _____ day of

October, 2003.

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LIASON COUNSEL OR FENFLURAMINE AND DEXFENFLURAMINE DEFENDANTS

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CO-LEAD COUNSEL FOR PHENTERMINE DEFENDANTS

Peter L. Resnick
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Telephone: 617/535-4000
Facsimile: 617/535-3800

212 715 1397 TO **4779*02571190* P.14/21

CO-LEAD COUNSEL FOR PHENTERMINE DEFENDANTS

ivir. John J. Disimone, III Plaintiffs' Management Committee Diet Drugs Products Liability Litigation 325 Chestnut Street, Suite 200 Philadelphia, Pennsylvania 19106

PLAINTIFFS' MANAGEMENT COMMITTEE

3

212 715 1397 TO **4779*02571190* P.15/21

· Cita bital brisbau communication cars, in

A PROFESSIONAL MEDICAL CORPORATION

Gabriel Lasala, M.D., F.A.C.C. Michael Lecce, M.D., F.A.C.C.

Dorothy H. Banish, M.D., F.A.C.C. Frank Voelker, III, M.D. Philip A. Gardner, M.D., F.A.C.S., RVT Richard Colon, M.D.

George E. Barnes, M.D., F.A.C.S.

ECHOCARDIOGRAPHIC REPORT

NAME: Marilyn Melder PHYSICIAN: Dr. Lasala AGE: DATE: 1/15/98 TAPE: REFERRING PHYSICIAN:

DIAGNOSIS:

M-Mode Interpretation

LVEF % (>55%) LAD _cm (1.9-4.0)

LVDd _cm (3.5-5.7) LVDs cm (2.6-3.9)

RVDd_om (1.7-2.7)

AO cm (1.9-4.0)

IVSd cm (0.6-1.2) IVSs cm (0.7-1.1)

AoV vel (1.0-1.7 rosec)

AoV erca __(3-5cm2) MV PHT _(30-60 msec)

Aortic valve: _

Mitral valve: Thickening of interior leaflet.

Septal motion: Normal.

Posterior wall motion: Normal.

Quality of recording: Good.

2-D Interpretation

- 1. Normal LV size.
- 2. Normal LV systolic function with an ejection fraction of 65%.

Doppler Interpretation

- 3. Mild MR.
- 4. Mild AL

Cardiologist

DT: 10/22/03

212 715 1397 TO **4779*02571190* P.16/21

Gabriel Lasald, M.D.,: F.A.C.C. Michael Lecce, M.D., F.A.C.C.

Dorothy H. Banlsh, M.D., F.A.C.C. Philip A. Gardner, M.D., F.A.C.S., RVT George E. Barnes, M.D., F.A.C.S.

Frank Voelker III. M.D. Richard Colon, M.D.

RE: Marilyn Melder

To Whom It May Concern:

I am a physician Board Certified in Cardiology, Interventional Cardiology and Internal Medicine and have practiced cardiology in the state of Louisiana since 1995. Lam Chief of Cardiology at Lakeview Regional Medical Center and treat patients who have cardiac disease. I have not testified as an expert at trial or by deposition within the preceding four years. The remainder of my qualifications and current publications are found in my curriculum vitae. My fee for depositions and trial testimony is \$500.00 per hour including travel time.

I was asked to interpret an echocardiogram on Marilyn Melder. My opinion expressed for her is based on my review of her echocardiogram tape and is contained in my report. The data and information I used in forming my opinion was based on the level of regurgitation as defined by Singh (1999).

The echocardiogram tape and accompanying report can be used as exhibits in support of my opinion.

Should you need any further information please don't hesitate to contact my office.

Sincerely.

(Jahrief P

101 East Falway Drive NOO ONLE

Covington, Louistana 70433

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(985) 871-1548 Fox

1117 South Tyler Street Covington, Louisiana 70433 (985) 893-9090

(985) 893-9294 Fox

809 Boot Romp Road Fronklinton, Louisiana 70438 (985) 839-6244 (985) 839-9842 Fox

www.tchefunctecordjo.com

Bogoliuma, Louisiana 70427 (985) 732-1660

(986) 732-1657 Fax

212 715 1397 TO **4779*02571190* P.17/21

Gabriel P. Lasala, M.D., F.A.C.C.

Mintamata Amadiana Daned pë tatamat Predician ja

Internal Medicine Cardiovascular Disenses Interventional Cardiology

Address:

803 Tradition Drive

Covington, LA 70433

Telephone:

(985) 875-9985

Marital Status:

Divorced

Children/DOB:

Maria Florencia 01/26/85

Julieta

11/11/86

Nicholas Gabriel Claudia Caroline

01/03/94 07/01/96

Social Security:

353-80-1401

Studies

High School:

Liceo Militar G. Espejo. Colegio Nacioani A. Alvarez.

Mendoza, Argentina 1973-1977

School of Medicine: National University of Cordoba.

Cordoba, Argentina 1978-1984

Degree Obtained: Physician and Surgeon 12-19-83

Medical License:

Louisiana, 10402R

Mississippi, 13305

Native Language:

Spanish

Second Language: English

Updated 6/5/02

OCT 23 2003 14:45 FR ARNOLD PORTER 212 715 1397 TO **4779*02571190* P.18/21

Gabriel P. Lasala, M.D.

Diplomate American Board of Internal Medicine in Internal Medicine Cardiovascular Diseases Interventional Cardiology

Medical Exams:

FMGEMS (Foreign Graduate Examination in Medical Sciences) taken and passed 1988

The Medical Council of Oanada: taken and passed 1985

Flex: Taken and passed 1990, Nashville, TN. Taken and passed 1992, Jackson, MS

American Board of Internal Medicine: Taken and passed 1992, New Orleans, LA

Cardiology Boards: Taken and passed 1995, Houston, TX

Interventional Cardiology Boards (ABIM): Taken and passed 1999, New Orleans, LA

Positions:

Anesthesiology: First year residency. Misericordia Hospital, Cordoba, Argentina. 1984

Internal Medicine: Posadas National Hospital, Buenos Aires, Argentina. 1985

Internal Medicine; Internship (3yrs). Posadas National Hospital, Buenos Aires, Argentina. 1986-1966

Emergency Medicine: Staff Member. Posades National Hospital, Buenos Altes, Argentina. 1987-1988

Internal Medicine: Residency (3yrs). University of Mississippi Medical Center, Jackson, MS 1/89-1/92

Cardlology: Fellowship, University of Mississippi Medical Center, Jackson, MS, 1/92-1/95

Emergency Medicine: Active Staff. St.: Dominic Jackson Memorial Hospital, Jackson, MS 1/93-3/95

Cardlology: Active Staff. Byrd Regional Hospital, Leesville, LA 2/95-9/97

Cardiology: Active Staff. St. Francis Cabrini Hospital, Alexandria, LA 4/95-9/97

Medical Director of Cardiac Catheterization Lab, Byrd Regional Hospital, Lacsville, LA 1/95-9/97

Medical Director of ICU. Byrd Regional Hospital, Lessville, LA 1/97-9/97

Cardiology: Active Staff. St. Tammany Parish Hospital, Covington, LA 8/67-Present

Cardiology: Active Staff. Lakeview Regional Medical Center, Covington, LA 9/97-Present

Chief of Cardiology: St. Terrimeny Parish Hospital, Covington, LA 1/2001 and 1/2002

Chief of Cardiology: Lakeview Regional Medical Center, Covington, LA 1/2001 and 1/2002

212 715 1397 TO **4779*02571190* P.19/21

Gabriel P. Lasala, M.D.

Diplomate American Board of Internal Medicine in Internal Medicine Cardiovascular Diseases Interventional Cardiology

Teaching:

Physiology: Assistant Instructor of Physiology. School of Medicine. National University of Cuyo 1981-

ACLS Instructor, American Heart Association, 2/94

Rotational Coronary Atherectomy: Proctor for Rotabistor, Boston Scientific-SCIMED Corp. 4/00

Research:

Effects of beta-adrenergic blocker agents on vascular reactivity. Dept of Pathophysiology, School of Medicine. National University of Cuyo. 1981-1982

Streptokingse in acute myocardial infarction. Posadas National Hospital, Buenos Aires, Argentina. 1987-1998

Mechanical Function of ex-vivo cold stored hears with fructose 1-5 diphosphate. Division of Cardiology, University of Mississippi. 1989-1991

Plasma addase ectivity in the diagnosis of myocardial inferction. Division of Cardiology. University of Mississippl. 1990-1992

Publications:

- J. Abdhala, M. Delugan, G Perez Lasala. Effects of beta adrenergic blocker agents on vascular reactivity. Rev Univ 67,7:1998;84
- 2) G. Perez Lasala. Fibrinolytics in the treatment of acute Myocardial Infarction. Prensa Med Argentina 75;5, 1998:270-73
- W. Bennet, L. Fartas, G. Perez Lasala. Mechanical function of ex-vivo cold stored hearts is improved with fructose 1-8 diphosphate. Clinical Research. 38,1;1990:24A
- 4) G. Perez Lesala, R. Nolan, S. Chapman Peritoneal blastomycosis. Am j. Gastroent. 66,3;1991:357-359
- 5) T. Wright, L. Farles, G. Perez Lasela Plasma oxidase assay for diagnosis of myocardial
- infarction. Clinical Research 39, 4; 1991:799A

 6) G. Perez Lasala, T. Cannon, K. Mansel. Lymphangitic carolnomatosis from cervical carolnoma. Am J Med 8d 303(3); 1992:174-76
- E. Abbud, K Osman, G. Perez Lasala. Possible mechanism for the appearance of J-weve on the electrocardiogram during hypothermia. Eur Heart J 13: (suppl); 1992:112
- J.D. Cleery, J. Hayman, J. Sherwood, G. Perez Lasala, T. Plezza-Hopp. Amphotericin B overdose in pediatric petients with associated cardiac arrest. Ann Pharmacotter. 27;1993:715-9
 G. Perez Lasala, T. Wright, K. Osman, S. Slouffi, T. Skalton, Plasma coddese assay for
- screening of myocardial infarction. AM J Med Sci 1994; 305(3): 157-161

212 715 1397 TO **4779*02571190* P.20/21

Gabriel P. Lasala, M.D.

E-Pignast Albertan board of Intenta Medicine in <u>Internal Medicine</u> Cardiovascular Diseases Interventional Cardiology

Society Memberships:

American Society of Internal Medicine American Medical Association American College of Physicians American college of Cardiology Southern Medical Association

Presentations:

Effects of beta-adrenergic blocking agents in vascular reactivity. Jornadas Nacionales de Investigacion. Mendoza, Argentina. 1984

Perfonced Blastomycosis. American College of Physician. Louisiana and Mississippi Scientific Meeting. Jackson, Mississippi, 1990

Plasma Oxidase Activity. Southern Society for Clinical Investigation. New Orleans, Louisians, 1992

Plasma Oxidase assay for diagnosis of myocardial infarction. American College of Physicians, 73rd Annual Session, San Diego, CA. 1992

Awards:

Certificate of merit. American College of Physicians: Participation in 1990 Associates Presentation. Louisiana/Mississippi Chapters, Jackson, Wississippi.

Certificate of Merit. American College of Physicians: Selected Finalist 1992 National Associates Research Poster Competition, San Diego, California

Fellowships:

American College of Cardiology

Updatek 6/5/02

212 715 1397 TO **4779*02571190* P.21/21

Gabriel P. Lasala, M.D.

Diplomate American Board of Internal Medicine in Internal Medicine Cardiovascular Diseases Interventional Cardiology

Clinical Trials:

Procter & Gamble Pharmaceuticals, Inc. Sub investigator. Study Name: Multi-center double-blind, placebo-controlled, parallel design clinical trial to assess the efficacy and safety of a daily oral dose of 125 mg of Azimilide Dihydrochloride for the prophylactic treatment of symptomatic strial fibrillation/flutter and/or symptomatic percysmel supraventricular fachycardia. Protocol No.: 1988017. 1997-1998

Biogen, Principal Investigator, New Orleans Clinical Trial Management. 1998-1999

Prooter & Gamble Pharmaceuticals, Inc. Sub Investigator. Study Name: Multi-center open-label clinical trial to assess the long term safety of a daily oral dose of 125 mg Azimilide Dinydrochloride in patients with atrial fibrillation/flutter and/or paroxysmal supraventricular tachycardia. Protocol No: 1998018. 1996 - present

Smith Kline Beecham, Lotratiban - SB 214857. Sub Investigator, Study Name: Blockade of the GP IIB/IIIA Receptor to avoid vascular occlusion (BRAVO). Professi No: 214857/030. 1999-2001

AstraZenece. Sub Investigator. Study Name: Efficacy and safety study of the oral direct thrombin inhibitor H 376/95 compared with dose-adjusted Warfarin (Coumadin) in the prevention of stroke and systemic embolic events in patients with atrial fibrillation. (SPORTIF V) 2000-Present

Bristol-Myers Squibb (BMS). Sub Investigator. Study Name: Omapatrilat cardiovascular treatment assessment versus enalaprii (OCTAVE). Protocol No: CV137-120. 2000-2001

Proctor & Gamble Pharmaceuticals, inc. Sub investigator. Study Name: Randomized, double-blind, placebo-controlled study of two intravenous dosing regimens of fiSG1.1-scPv in patients with double myocardial Infarction undergoing perculaneous transfuminal coronary angioplasty reperfusion therapy (COMMA). Protocol No: 1989053. 2000-2002

Procter & Gamble Pharmaceuticals, Inc. Sub Investigator. Study Name: Randomized, double-billed, placebo-controlled study of two intravenous dosing regimens of hSG1.1-scFv in patients with acute myocardial infarction undergoing thrombolytic reperfusion therapy (COMPLY). Protocol No: 1989052. 2000-2002

Updased: 6/5/07

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of Wyeth's Motion to Strike Plaintiffs Marilyn Melder's and Peggy Martinez's Expert Witnesses and to Bar Plaintiff Tefferny Perez from Designating an Expert was served this 9th day of December 2003 by UPS Overnight Delivery upon counsel in the foregoing action addressed as follows:

Robert G. Harvey, Sr., Esq., Harvey Jacobson & Glago, APLC 2609 Canal Street, Fifth Floor New Orleans, LA 70119

Richard N. Laminack, Esq. Buffy Martines O'Quinn, Laminack & Pirtle 440 Louisiana, Suite 2400 Houston, TX 77002

Darleen Jacobs, Esq. Jacobs & Sarrat 823 St. Louis Street New Orleans, LA 70112

Susan Earnest, Esq.
Diet Drugs Litigation
2752 Canal Street
New Orleans, LA 70119

and by U.S. first-class mail, postage prepaid, upon counsel required to be served by Pretrial Order No. 19.

Caroline Flotron, Esquire

Date: December 9, 2003